

# UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231 www.uspto.gov

APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/507,227	02/18/2000	Michael E. Ring	CRD 00036	7857	
7	590 08/05/2002				
James Ray & Associates			EXAMINER		
2640 Pitcairn F Monroeville, P		BURCH, MELODY M			
			ART UNIT	PAPER NUMBER	
		3683			
			DATE MAILED: 08/05/2002		

Please find below and/or attached an Office communication concerning this application or proceeding.

·	•	•		Application N	lo.	Applicant(s)	
•	, O.551	Office A = 41 = == 0	09/507,227			RING ET AL.	
e.	Οπις	Action Summary		Examiner		Art Unit	7
_				Melody M. Bu		3683	
Period 1	<i> The MAI</i> or Reply	LING DATE of this commu	nication app	ears on the co	ver sneet with th	e correspondence add	ress
THE - Ext afte - If th - If N - Fai - Any	MAILING I ensions of time er SIX (6) MONT he period for rep O period for rep lure to reply with reply received	O STATUTORY PERIOD DATE OF THIS COMMUN may be available under the provisior THS from the mailing date of this com ty specified above is less than thirty ly is specified above, the maximum so the set or extended period for rep by the Office later than three months adjustment. See 37 CFR 1.704(b).	NICATION.  ns of 37 CFR 1.13  nmunication.  (30) days, a reply  statutory period w  ly will, by statute,	66(a). In no event, h within the statutory ill apply and will exp cause the application	nowever, may a reply be minimum of thirty (30) pire SIX (6) MONTHS fr on to become ABANDO	e timely filed  days will be considered timely.  om the mailing date of this con  NED (35 U.S.C. § 133).	nmunication.
1)区	Respons	sive to communication(s)	filed on <u>15 J</u>	<u>uly 2002</u> .			
2a)	This acti	on is <b>FINAL</b> .	2b)⊠ Thi	s action is nor	n-final.		
3) Disposi		is application is in condition accordance with the pra- ims					merits is
4)🛛	Claim(s)	1 and 3-30 is/are pending	g in the appli	cation.			
	4a) Of the	above claim(s) is/	are withdraw	vn from consid	leration.		
5)	Claim(s)	is/are allowed.					
6)⊠	Claim(s)	<u>1, 3-8, 10-21, and 23-30</u> is	s/are rejecte	d.			
7)🛛	Claim(s)	<u>9 and 22</u> is/are objected to	0.				
8)[		are subject to restr	iction and/or	election requ	irement.		
• •	tion Paper						
,	•	fication is objected to by the					
10)⊠		ng(s) filed on <u>4/17/00</u> is/aı	•		•		
445		t may not request that any ol					
11)		sed drawing correction file				proved by the Examinei	·.
40\	• •	ed, corrected drawings are r	·	•	action.		
,	,	or declaration is objected t	to by the Exa	ammer.			
•		J.S.C. §§ 119 and 120			051100 544	2/-> /-> /5	
,		edgment is made of a clair	_	priority under	35 U.S.C. § 118	9(a)-(d) or (t).	
а	· · ·	☐ Some * c)☐ None of:					
		rtified copies of the priority	•			e N	
		rtified copies of the priority	•				<b>V</b> =
*	_	pies of the certified copies application from the Inter ached detailed Office acti	rnational Bur	eau (PCT Rul	e 17.2(a)).		tage
14)	Acknowled	gment is made of a claim	for domestic	priority unde	r 35 U.S.C. § 11	9(e) (to a provisional a	application).
	· —-	ranslation of the foreign la Igment is made of a claim					
Attachme	nt(s)						
2) 🔲 Not	ice of Draftspe	ces Cited (PTO-892) erson's Patent Drawing Review obsure Statement(s) (PTO-1449)				nary (PTO-413) Paper No(s nal Patent Application (PTO	

Art Unit: 3683

#### **DETAILED ACTION**

## Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1, 4, 5, 14, and 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over US Patent 5566795 to Barefoot in view of US Patent 3937295 to Wright.

Re: claims 1, 14, and 15. Barefoot shows in figure 1, 4, and 7 an apparatus engageable with a brake assembly for automatically applying at least one brake means secured to a railway vehicle with the brake assembly, the apparatus comprising: an operating means 60,62,64,76,72,78,80 having at least one gear 64, the at least one gear being engageable with at least one gear 66 of a gear assembly disposed in the brake assembly for operating the gear assembly in a direction which will cause an application of the at least one brake means, a source of fluid pressure 74 connected to the operating means for periodically supplying a predetermined pressure to the operating means at least sufficient to cause such application of the at least one brake means, a means 84 connected to the source of fluid pressure for initiating a supply of the predetermined pressure to the operating means thereby causing an automatic application of the at least one brake means by the brake assembly, and a timing means 82 connected intermediate the operating means and the source of fluid pressure for

Art Unit: 3683

controlling the predetermined pressure being periodically supplied to the operating means, but does not disclose the limitation of the apparatus being engageable specifically with a hand brake assembly and does not disclose that at least one gear of the gear assembly is disposed in a housing member of the hand brake assembly. Wright teaches in figures 1 and 2 an apparatus 26,84 engageable with a hand brake assembly 10,16 and teaches the limitation of at least one gear of the gear assembly 32 being disposed in a housing member 24 of the hand brake assembly 10,16. It would have been obvious to one of ordinary skill in the art at the time the invention was made to have modified the apparatus of Barefoot to have been engageable with a hand brake assembly, as taught by Wright, in order to provide a means of enabling emergency braking to supplement the service braking. It would have been obvious to one of ordinary skill in the art at the time the invention was made to have modified the at least one gear of the gear assembly of Barefoot to have been disposed in a housing member of the hand brake assembly, as taught by Wright, in order to provide a means of shielding the gear from debris.

Re: claims 4 and 5. Barefoot shows in figure 7 the limitation wherein the operating means includes at least one valve means 78,80 for connecting the source of fluid pressure to the operating means.

3. Claim 3 is rejected under 35 U.S.C. 103(a) as being unpatentable over Barefoot in view of US Patent 3937295 to Wright as applied to claim 1 and further in view of US Patent 4978178 to Engle. Engle '178 teaches in figure 1 the use of an overload protection means 15 connected to operating means. It would have been obvious to one

Art Unit: 3683

of ordinary skill in the art at the time the invention was made to have modified the apparatus of Barefoot, as modified, to have included an overload protection means, as taught by Engle, in order to prevent the occurrence of excessive brake application forces.

- 4. Claims 6 and 7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Barefoot in view of US Patent 3937295 to Wright as applied to claim 1 and further in view of US Patent 5884985 to Ganzel et al. Ganzel et al. teach in col. 3 lines 31-33 the use of a plurality of hydraulic valves with venting means connecting the source of fluid pressure to the operating means. It would have been obvious to one of ordinary skill in the art at the time the invention was made to have modified the valves of Barefoot, as modified, to have included venting means, as taught by Ganzel et al., in order to provide an exhaust means to relieve pressure build up in the valves.
- 5. Claim 8 is rejected under 35 U.S.C. 103(a) as being unpatentable over Barefoot in view of US Patent 3937295 to Wright and US Patent 5884985 to Ganzel et al. as applied to claim 7, and further in view of US Patent 4934214 to Otte. Barefoot, as modified, shows a motor 60, but does not disclose the specific makeup of the motor. Otte teaches in figure 1 the use of motor 100 including a piston member 9 connected via duct 2 to a source of fluid pressure. It would have been obvious to one of ordinary skill in the art at the time the invention was made to have modified the motor of Barefoot, as modified, to have included a piston member, as taught by Otte, in order to provide a means to actuate the motor and consequently the connecting gear assembly.

Application/Control Number: 09/507,227 Page 5

Art Unit: 3683

6. Claims 12 and 13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Barefoot in view of US Patent 3937295 to Wright as applied to claim 1 and further in view of US Patent 5813731 to Newman, II et al. Newman, II et al. teach in figure 4 the use of a push button 250 as a manual means of brake application. It would have been obvious to one of ordinary skill in the art at the time the invention was made to have modified the pressure initiating means of the apparatus Barefoot, to have included a push button, as taught by Newman, II et al., in order to provide a manual means of initiating the supply of pressure.

- 7. Claim 16 is rejected under 35 U.S.C. 103(a) as being unpatentable over Barefoot in view of Wright and Engle as applied to claim 3 above, and further in view of WIPO 98/28174 (Corresponding to U.S. Patent 6186602 to Jonner et al. for column and line numbers). WIPO 98/28174 teaches the use of an overload protection means in the form of a pressure regulating means in col. 1 lines 55-56. It would have been obvious to one of ordinary skill in the art at the time the invention was made to have constructed the overload protection means of Barefoot, as modified, to have included a pressure regulating means, as taught by WIPO 98/28174, in order to provide a means of preventing the occurrence of excessive brake application forces.
- 8. Claim 17 is rejected under 35 U.S.C. 103(a) as being unpatentable over Barefoot in view of US Patent 3937295 to Wright as applied to claim 1 and further in view of US Patent 3782785 to Budzich. Budzich teaches the use of a slip clutch to serve as an overload protection means in lines 12-14 of the abstract. It would have been obvious to one of ordinary skill in the art at the time the invention was made to have modified the

Art Unit: 3683

apparatus of Barefoot to have included a slip clutch, as taught by Budzich, in order to provide a means of preventing the occurrence of excessive brake application forces.

9. Claims 18, 26, and 27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Barefoot in view of US Patent 3937295 to Wright in view of Engle '178. Barefoot shows in figure 1, 4, and 7 an apparatus engageable with a brake assembly for automatically applying at least one brake means secured to a railway vehicle with the brake assembly, the apparatus comprising: an operating means 60,62,64,76,72,78,80 having at least one gear 64, the at least one gear being engageable with at least one gear 66 of a gear assembly disposed in the brake assembly for operating the gear assembly in a direction which will cause an application of the at least one brake means, a source of fluid pressure 74 connected to the operating means for periodically supplying a predetermined pressure to the operating means at least sufficient to cause such application of the at least one brake means, a means 84 connected to the source of fluid pressure for initiating a supply of the predetermined pressure to the operating means thereby causing an automatic application of the at least one brake means by the brake assembly, and a timing means 82 connected intermediate the operating means and the source of fluid pressure for controlling the predetermined pressure being periodically supplied to the operating means, but does not disclose the limitation of the apparatus being engageable specifically with a hand brake assembly, does not disclose that at least one gear of the gear assembly is disposed in a housing member of the hand brake assembly, and does

Art Unit: 3683

not disclose the limitation of an overload protection means connected to one of the source of fluid pressure and the operating means.

Wright teaches in figures 1 and 2 an apparatus 26,84 engageable with a hand brake assembly 10,16 and teaches the limitation of at least one gear of the gear assembly 32 being disposed in a housing member 24 of the hand brake assembly 10,16. It would have been obvious to one of ordinary skill in the art at the time the invention was made to have modified the apparatus of Barefoot to have been engageable with a hand brake assembly, as taught by Wright, in order to provide a means of enabling emergency braking to supplement the service braking. It would have been obvious to one of ordinary skill in the art at the time the invention was made to have modified the at least one gear of the gear assembly of Barefoot to have been disposed in a housing member of the hand brake assembly, as taught by Wright, in order to provide a means of shielding the gear from debris.

Engle '178 teaches in figure 1 the use of an overload protection means 15 connected to the operating means. It would have been obvious to one of ordinary skill in the art at the time the invention was made to have modified the apparatus of Barefoot, as modified, to have included an overload protection means, as taught by Engle, in order to prevent the occurrence of excessive brake application forces.

10. Claims 19, 20, and 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Barefoot in view of US Patent 3937295 to Wright in view of Engle '178 as applied to claim 18, and further in view of Ganzel et al. and Otte. Barefoot shows in figure 7 the use of at least one valve means 78,80 connecting the source of

Application/Control Number: 09/507,227 Page 8

Art Unit: 3683

fluid pressure to the operating means. Ganzel et al. teach in col. 3 lines 31-33 the use of a plurality of hydraulic valves with venting means connecting the source of fluid pressure to the operating means. It would have been obvious to one of ordinary skill in the art at the time the invention was made to have modified the valves of Barefoot, as modified, to have included venting means, as taught by Ganzel et al., in order to provide an exhaust means to relieve pressure build up in the valves. Barefoot, as modified, shows a motor 60, but does not disclose the specific makeup of the motor. Otte teaches in figure 1 the use of motor 100 including a piston member 9 connected via duct 2 to a source of fluid pressure. It would have been obvious to one of ordinary skill in the art at the time the invention was made to have modified the motor of Barefoot, as modified, to have included a piston member, as taught by Otte, in order to provide a means to actuate the motor and consequently the connecting gear assembly.

11. Claims 23 and 24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Barefoot in view of US Patent 3937295 to Wright in view of Engle '178 as applied to claim 18 above, and further in view of Kanjo et al. '363.

Re: claim 23. In lines 9-11 of the abstract Kanjo et al. '363 teach the use of pneumatic source of fluid pressure. It would have been obvious to one of ordinary skill in the art at the time the invention was made to have modified the apparatus and a hand brake assembly of Barefoot, as modified, to have included a pneumatic source of fluid pressure, as taught by Kanjo et al. '363, in order to provide an alternate source of driving the brake application.

Application/Control Number: 09/507,227 Page 9

Art Unit: 3683

Re: claim 24. Kanjo et al. '363 teach in figure 21 the use of a timing means in the form of a reservoir and a choke valve 311, 326 connected intermediate the operating means and source of fluid pressure. It would have been obvious to one of ordinary skill in the art at the time the invention was made to have modified the timing means of Barefoot to have been constructed in the form of a reservoir and a choke valve as taught by Kanjo et al. in order to provide an alternate means of controlling pressure being supplied to the operating means.

- 12. Claim 25 is rejected under 35 U.S.C. 103(a) as being unpatentable over Barefoot in view of US Patent 3937295 to Wright in view of Engle '178 as applied to claim 18 above, and further in view of Newman, II et al. Newman, II et al. teach in figure 4 the use of a push button 250 as a manual means of brake application. It would have been obvious to one of ordinary skill in the art at the time the invention was made to have modified the pressure initiating means of the apparatus Barefoot, to have included a push button, as taught by Newman, II et al., in order to provide a manual means of initiating the supply of pressure.
- 13. Claim 28 is rejected under 35 U.S.C. 103(a) as being unpatentable over Barefoot in view of US Patent 3937295 to Wright in view of Engle '178 as applied to claim 18 above, and further in view of WIPO 98/28174 (Corresponding to U.S. Patent 6186602 to Jonner et al. for column and line numbers). WIPO 98/28174 teaches the use of an overload protection means in the form of a pressure regulating means in col. 1 lines 55-56. It would have been obvious to one of ordinary skill in the art at the time the invention was made to have constructed the overload protection means of Barefoot, as

Art Unit: 3683

modified, to have included a pressure regulating means, as taught by WIPO 98/28174, in order to provide a means of preventing the occurrence of excessive brake application forces.

- 14. Claim 28 is rejected under 35 U.S.C. 103(a) as being unpatentable over Barefoot in view of US Patent 3937295 to Wright in view of Engle '178 as applied to claim 18 above, and further in view of Budzich. Budzich teaches the use of a slip clutch to serve as an overload protection means in lines 12-14 of the abstract. It would have been obvious to one of ordinary skill in the art at the time the invention was made to have modified the apparatus of Barefoot to have included a slip clutch, as taught by Budzich, in order to provide a means of preventing the occurrence of excessive brake application forces.
- Patent 3937295 to Wright in view of Engle '178. Wright shows in figures 1 and 2 an electrically operated apparatus 26,84,32,30 engageable with a hand brake assembly 24,42,62,68,16 for automatically electrically applying at least one brake means 18 secured to a vehicle with the hand brake assembly, the electrically operated apparatus comprising: (a) a motor means 26 having a rotatable shaft 30 carrying a gear member or superficial teeth or threads thereon, the gear member engageable with at least one gear 42 of a gear assembly disposed in a housing member 24 of the hand brake assembly for operating the gear assembly in a direction which will cause an application of the at least one brake means; and (b) a means 84 connected to the motor for starting the motor and thereby initiating an automatic electrical application of the at least one

Art Unit: 3683

brake means by the hand brake assembly, but does not disclose that the vehicle is specifically a railway vehicle. Engle teaches the use of an apparatus engageable with a hand brake assembly particularly of a railway vehicle in col. 1 lines 8-9. It would have been obvious to one of ordinary skill in the art at the time the invention was made to have modified the vehicle of Wright to have included a railway vehicle, as taught by Engle, in order to provide a means of automatically decelerating a railway vehicle. (Examiner notes that the Dictionary of Mechanical Engineering, 3<sup>rd</sup> Edition , 1985 defines a gear as "any mechanical system for transmitting motion).

## Allowable Subject Matter

16. Claims 9 and 22 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

### Response to Arguments

17. Applicant's arguments with respect to the claims have been considered but are moot in view of the new ground(s) of rejection.

#### Conclusion

18. In order to complete the record, it should be noted that no conflict appears to presently exist between the subject matter defined by the instant claims and the subject matter of the claims of applicant's and/or assignee's patents nos. US 6394559 to Ring et al. and US 6364069 to Ring have been made of record. Accordingly, no double patenting rejection is entered into the instant application. See MPEP 804+ concerning

Art Unit: 3683

double patenting type of rejections, if necessary. Applicant and/or assignee should

maintain this clear line of patentable distinction between the instant claims and the

claims of the indicated patent application.

19. The prior art made of record and not relied upon is considered pertinent to

applicant's disclosure. US Patents: 5291764 teaches that hand brake and park brake

are interchangeable terms.

20. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Melody M. Burch whose telephone number is 703-306-

4618. The examiner can normally be reached on Monday-Friday (7:30 AM-4:00 PM).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Jack Lavinder can be reached on 703-308-3421. The fax phone numbers

for the organization where this application or proceeding is assigned are 703-305-7687

for regular communications and 703-305-7687 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or

proceeding should be directed to the receptionist whose telephone number is 703-308-

1113.

mmB 7/31/02

mmb

July 31, 2002

MATTHEW C. GRAHAM
PRIMARY EXAMINER

**GROUP 310**